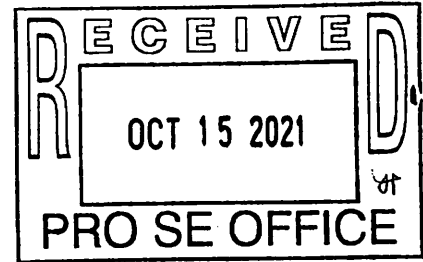


**ORIGINAL**

Moshe Lax  
1653 58th St.  
Brooklyn NY 11204  
[moshelax@gmail.com](mailto:moshelax@gmail.com)  
(917) 921-7131

**FILED**  
IN CLERK'S OFFICE  
US DISTRICT COURT E.D.N.Y.



October 15, 2021

★ OCT 19 2021 ★

BROOKLYN OFFICE

Hon. Peggy Kuo  
United States District Judge  
Eastern District of New York  
United State Courthouse  
22 Cadman Plaza East  
Brooklyn NY 11201

Re: United States v. Lax et al. 1:18-cv-04061 (IKG-PK)

Dear Magistrate Judge Kuo,

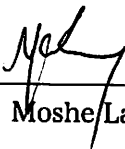
I respectfully write on my own behalf pro se,  
in RESPONSE TO MOTION TO COMPEL DEPOSITION TESTIMONY OF DEFENDANT MOSHE LAX  
filed by plaintiff attorneys on September 10, 2021

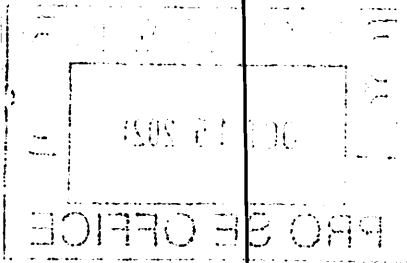
The plaintiff suggests that I show a real and non- remote danger of incrimination through an in camera submission to the court.

I am ready to do that according to court's direction in order to protect my rights under the fifth amendment to the constitution of the United States

Therefore, I would respectfully ask the court for an in camera submission to enable me to show in a simple manner the real and non- remote danger of incrimination by answers to the plaintiffs questions in deposition.

Respectfully Yours,

  
\_\_\_\_\_  
Moshe Lax



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U.S. DEPARTMENT OF JUSTICE